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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO
09/894,382	06/28/2001	T.V.L.N. Sivakumar	NOK114-00003	5552
30973 75	590 06/24/2005		EXAMINER	
SCHEEF & STONE, L.L.P.			D AGOSTA, STEPHEN M	
5956 SHERRY SUITE 1400	LANE		ART UNIT	PAPER NUMBER
DALLAS, TX 75225		•	2683	
			DATE MAIL ED: 06/24/2009	

Please find below and/or attached an Office communication concerning this application or proceeding.

	Application No.	Applicant(s)				
	09/894,382	SIVAKUMAR, T.V.L.N.				
Office Action Summary	Examiner	Art Unit				
	Stephen M. D'Agosta	2683				
The MAILING DATE of this communication app Period for Reply		orrespondence address				
A SHORTENED STATUTORY PERIOD FOR REPL THE MAILING DATE OF THIS COMMUNICATION. - Extensions of time may be available under the provisions of 37 CFR 1.1 after SIX (6) MONTHS from the mailing date of this communication. - If the period for reply specified above is less than thirty (30) days, a repl - If NO period for reply is specified above, the maximum statutory period - Failure to reply within the set or extended period for reply will, by statute Any reply received by the Office later than three months after the mailin earned patent term adjustment. See 37 CFR 1.704(b).	136(a). In no event, however, may a reply be tin by within the statutory minimum of thirty (30) day will apply and will expire SIX (6) MONTHS from to, cause the application to become ABANDONE	nely filed s will be considered timely. the mailing date of this communication. D (35 U.S.C. § 133).				
Status						
1) Responsive to communication(s) filed on 10 J	<u>une 2005</u> .					
·_ ·_	s action is non-final.					
	Since this application is in condition for allowance except for formal matters, prosecution as to the merits is closed in accordance with the practice under <i>Ex parte Quayle</i> , 1935 C.D. 11, 453 O.G. 213.					
Disposition of Claims						
4) ☐ Claim(s) 1-3 and 6-10 is/are pending in the ap 4a) Of the above claim(s) is/are withdra 5) ☐ Claim(s) is/are allowed. 6) ☐ Claim(s) 1-3, 6-7 and 10 is/are rejected. 7) ☐ Claim(s) 8 and 9 is/are objected to. 8) ☐ Claim(s) are subject to restriction and/or	wn from consideration.					
Application Papers						
9) The specification is objected to by the Examine 10) The drawing(s) filed on is/are: a) acc Applicant may not request that any objection to the Replacement drawing sheet(s) including the correct	epted or b) objected to by the liderawing(s) be held in abeyance. See tion is required if the drawing(s) is obj	e 37 CFR 1.85(a). ected to. See 37 CFR 1.121(d).				
11)☐ The oath or declaration is objected to by the Ex	kaminer. Note the attached Office	Action or form PTO-152.				
Priority under 35 U.S.C. § 119						
12) Acknowledgment is made of a claim for foreign a) All b) Some * c) None of: 1. Certified copies of the priority document 2. Certified copies of the priority document 3. Copies of the certified copies of the priority application from the International Burear * See the attached detailed Office action for a list	es have been received. Es have been received in Application rity documents have been received u (PCT Rule 17.2(a)).	on No ed in this National Stage				
Attachment(s)	_					
 Notice of References Cited (PTO-892) Notice of Draftsperson's Patent Drawing Review (PTO-948) Information Disclosure Statement(s) (PTO-1449 or PTO/SB/08) Paper No(s)/Mail Date 	4) Interview Summary Paper No(s)/Mail Da 5) Notice of Informal P 6) Other:	(PTO-413) ate atent Application (PTO-152)				

DETAILED ACTION

Response to Arguments

Applicant's arguments with respect to claims 1-3 and 6-10 have been considered but are most in view of the new ground(s) of rejection.

- 1. The applicant's amendment overcomes the primary examiner's objections to the applicant's name, specification format and claim 9 dependency.
- 2. The primary examiner has changed his rejection, eg. provided new art, and rejects claims 1-3, 6-7 and 10 while objecting to claims 8 and 9.

Claim Rejections - 35 USC § 103

The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

(a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.

<u>Claims 1-3, 6-7 and 10</u> rejected under 35 U.S.C. 103(a) as being unpatentable over Treyz et al. US 6,587,835 and further in view of Maruyama et al. US 5,732,326 <u>and Wynblatt et al US 6,219,696</u> (hereafter Treyz and Maruyama <u>and Wynblatt</u>).

As per **claim 1**, Treyz teaches a local data provision system (abstract teaches sending "local" shopping mall data to a shopper) comprising:

A plurality of transmitters each located at a respective entity having a limited range of physical utility (figure 13 teaches a merchant's transmitter, #182 that sends data to handheld computing device #12 and is a local signal, C20, L57 to C21, L24, C22, L16-29 and C27, L45-54), and

Each transmitter being arranged repeatedly to transmit wirelessly a signal carrying data indicating the presence of the respective entity over a range substantially coterminous with the range of utility of that entity (Figure 49, #556/#558 discloses

merchant transmits RF in a coverage area that is coterminous with their store, C22, L16-29 teaches multiple transmitters that are needed to cover different areas while figures 16 and 17 define coterminous areas based on the footprint of a store and/or a shopping store aisle); and

A personal information unit comprising a user interface for signaling information to a user and a receiver arranged to receive the availability entity presence data and to cause the user interface to signal information to the user in dependence on the received availability entity presence data (abstract teaches a handheld computing device that receives data wirelessly from the transponders, also see figures 1-2, 12-13, 14, 19-20 and C1, L5-52).

But is silent on "on demand" reception of transmitted data <u>and the signal</u> <u>carrying data indicating the presence of a respective entity includes data indicating the type of the entity; and</u>

the personal information unit includes a memory capable of storing a plurality of entity types and the personal information unit is arranged to cause the user interface to signal information to the user only if the received entity presence data includes data indicating one of the stored types.

Maruyama teaches a wireless information guiding system (title, abstract) that provides a user the ability to control when they receive data (eg. "start/stop" functions reads on "on demand" -- figure 6 and C10, L4-22) and how much detail they wish to receive (via Information Depth Key, figure 6). This allows a user to control when and how fast they receive information about a museum exhibit and how much detail they wish to know.

Wynblatt teachs a system for providing targeted Internet information to a mobile (title) whereby URL's are actively broadcasted to mobiles to allow them to receive data via a short-range transmitter/hotspot (abstract, figures 1-2, C1, L60 to C2, L10 and C3, L38-49). Wynblatt also teaches a local agent (eg. software) and the ability to customize what data is received (C6, L8-16) which reads on "personal information unit includes memory capable of storing a plurality of entity types" and "signal information to the user only if the entity presence data includes one of the stored types".

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Art Unit: 2683

It would have been obvious to one of ordinary skill in the art of wireless communications, at the time of applicant's invention to modify Treyz, such that data is transmitted in an on-demand fashion AND a signal carries data indicating the presence of a respective entity includes data indicating the type of the entity AND the personal information unit includes a memory capable of storing a plurality of entity types AND is arranged to cause the user interface to signal information to the user only if the received entity presence data includes data indicating one of the stored types, to provide means for the user to control the time and rate at which they receive data based on the mobile accepting data from transmitters that it can receive/decipher.

Claim 2 is rejected based on Treyz in view of Maruyama/Wynblatt as stated above in claim 1 and Treyz teaches a radio signal (figure 13 shows wireless RF link #180 between handheld and merchant).

Claim 3 is rejected based on Treyz in view of Maruyama/Wynblatt as stated above in claim 1 and Treyz teaches comprising the respective transmitter transmits wirelessly a signal carrying data indicating the status of the respective entity (figure 1 discloses multiple merchants that use wireless links #56 to communicate with the handheld device and figure 49, #556/558 teaches merchant providing a description/status of themselves to said handheld when proximate/coterminous, also see figure 13 and figure 14, #178 which shows multiple merchants communicating with handheld) but is silent on at least one status sensor located at one of the entities and capable of sensing the status of the entity.

While Treyz does not explicitly use the word "status sensor", the examiner notes that Treyz discloses checking the "status" of available specials in the mall and transmitting these specials to the handheld (figure 58, #608/#610). Further to this point, Treyz also teaches informing the user of current specials (figure 46) and that a restaurant table reservation (previously made) is now ready (figure 62) which reads on providing status information to the user. These actions inherently require a "status sensor" function to monitor the status of the entity and provide feedback about said

entity to a user. Lastly, the system is operated on a computer platform (figure 2, #38) which would provide hardware/software for status sensing.

It would have been obvious to one of ordinary skill in the art of wireless communications, at the time of applicant's invention to modify Treyz/Maruyama/Wynblatt, such that a status sensor is located at an entity and capable of sensing status of the entity, to provide messages/feedback to the user as said entity's current status changes in real-time (ie. table is now ready, specials/sales of the day/week/month, etc.).

Claim 6 is rejected based on Treyz in view of Maruyama/Wynblatt as stated above in claim 5 and Treyz teaches wherein the personal information unit includes input means for allowing a user to specify the plurality of entity types to be stored (figures 5-6 teaches the handheld device having a user-input interface, see buttons in figure 5 #120 and user interface #134 which would be used to input the plurality of entity types).

Claim 7 is rejected based on Treyz in view of Maruyama/Wynblatt as stated above in claim 1 and Treyz teaches the personal information unit being a cellular phone (C9, L56-63).

Claim 10 is rejected based on Treyz in view of Maruyama/Wynblatt as stated above in claim 1 and Treyz teaches wherein the personal information unit is a portable unit (abstract teaches a "handheld device" and C9, L56-63 teaches the unit can be a cellular phone both of which inherently portable.

<u>Claims 8 and 9</u> objected to as being dependent upon a rejected base claim, but would be allowable if rewritten in independent form including all of the limitations of the base claim and any intervening claims.

Claim 8: The prior art or record does not teach "wherein the personal information unit is capable of non-visually alerting a user in dependence on the received entity presence data.

Claim 9: The prior art of record does not teach "wherein the personal information unit is capable of alerting a user with one of a plurality of alerts in dependence on the type indicated by received entity presence data.

Conclusion

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Stephen M. D'Agosta whose telephone number is 571-272-7862. The examiner can normally be reached on M-F, 8am to 5pm.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Bill Trost can be reached on 571-272-7872. The fax phone number for the organization where this application or proceeding is assigned is 703-872-9306.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

Stephen D'Agosta Primary Examiner 6-22-2005